


Nathan Ochsner, Clerk

The Feldman and Capstone parties have also moved to stay all efforts to enforce or collect on the final judgment pending appeal, without requiring a bond, or at least a reduced bond. (Docket Entry No. 182). This motion is also denied because the Feldman and Capstone parties fail to furnish information about any inability to pay and because they have a history of attempting to evade money judgments. The bottom line is that every arbitrator and this court found that the Feldman and Capstone parties committed fraud and owe the plaintiffs a substantial amount of money. Success on appeal is unlikely to avoid any obligation by the Feldman and Capstone to pay

the plaintiffs an amount of money. Given the years of delay that the Feldman and Capstone parties have already achieved, and given the current posture of the case, the court will not further postpone efforts to collect on this judgment. The motions to alter or stay the judgment are denied.

SIGNED on June 14, 2023, at Houston, Texas.

A handwritten signature in black ink, reading "Lee H. Rosenthal". The signature is fluid and cursive, with a large, sweeping loop at the end of the last name.

Lee H. Rosenthal
United States District Judge